

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

BELMORA LLC,

Plaintiff,

v.

BAYER CONSUMER CARE AG and BAYER
HEALTHCARE LLC,

*Defendants-Consolidated
Plaintiffs,*

v.

BELMORA, LLC, JAMIE BELCASTRO, and
DOES 1-10, inclusive,

Consolidated Defendants.

Consolidated Civil Action No. 1:14-cv-847
ECF Case

**BELMORA’S MEMORANDUM IN SUPPORT OF ITS
MOTION FOR ADJOURNMENT AND CONSOLIDATION**

Plaintiff Belmora LLC (“Belmora”) respectfully requests that the Court adjourn the September 26, 2014 hearing regarding Belmora’s Motion to Dismiss Bayer CC AG’s Counterclaim (Dkts. 46, 52, 54) by one week, to October 3, 2014. Belmora requests this adjournment because the hearing, as scheduled, is during Rosh Hashanah, a holiday observed by Belmora’s counsel.

Belmora also respectfully requests, in the interest of judicial economy and because of the overlap of substantive issues (in that the two motions address two different grounds for the same cancellation action), that the hearing regarding Belmora’s Motion to Dismiss Bayer CC AG’s Counterclaim be consolidated with the requested October 3, 2014 hearing regarding Belmora’s Motion for Judgment on the Pleadings Pursuant to Fed. R. Civ. P. 12(c) (Dkt. 55-57).

Respectfully submitted,

Dated: September 18, 2014

/s/

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CERTIFICATE OF SERVICE

I hereby certify that on the 18th day of September, 2014, I will file the foregoing **BELMORA'S MEMORANDUM IN SUPPORT OF ITS MOTION FOR ADJOURNMENT AND CONSOLIDATION** with the Clerk of Court, using the CM/ECF system, which will then send notification of such filing to the following counsel for Bayer Consumer Care AG and Bayer Healthcare LLC:

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